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APPLICATION NO.	FILING D	ATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/658,370	09/08/2000		Greerson G. McMullen	GEH-01-062	3577
52082	7590 I	2/05/2005		EXAMINER	
	ELECTRIC C	PORTER, RACHEL L			
- · · · · · · ·	IONAL PATEN ON TPKE. W3C			ART UNIT	PAPER NUMBER
	, CT 06826			3626	

DATE MAILED: 12/05/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
Examiner-Initiated Interview Summary	09/658,370	MCMULLEN ET AL.		
	Examiner	Art Unit		
	Rachel L. Porter	3626		
All Participants:	Status of Application: <u>Re</u>	esponse to Non-Final rec'd		
(1) <u>Rachel L. Porter</u> .	(3) William Zychlewicz,	<u>Reg. No. 51,366</u> .		
(2) <u>Joseph Thomas, SPE</u> .	(4)			
Date of Interview: <u>11/17 and 11/23/05</u>	Time:			
Type of Interview: ☐ Telephonic ☐ Video Conference ☐ Personal (Copy given to: ☐ Applicant ☐ State ☐ Yes ☐ No If Yes, provide a brief description:	plicant's representative)			
Part I.				
Rejection(s) discussed: Potential 112, 2 nd issues in claims 1, 11, and 18 as amended	1 on 8/17/2005.			
Claims discussed: Claims 1, 11 and 18 in particular.				
Prior art documents discussed: Nickles et al (USPN 6144901); Gibbs (USPN 5836529); Pier	rro et al (USPN 6,301,531)			
Part II.				
SUBSTANCE OF INTERVIEW DESCRIBING THE GE	NERAL NATURE OF WHAT WA	S DISCUSSED:		
Part III.				
It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview directly resulted in the allowance of the application. The examiner will provide a written summary of the substance of the interview in the Notice of Allowability. It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview did not result in resolution of all issues. A brief summary by the examiner appears in Part II above.				
JOSEPH THOMAS				
SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600				
(Examiner/SPE Signature) (Applic	cant/Applicant's Representative S	ignature – if appropriate)		

Continuation of Substance of Interview including description of the general nature of what was discussed: Discussed possible claim language to overcome current prior art rejection and place application in better condition for allowance. Suggested the removal of the first "at least one of phrase" in wherein clause of the "recommendending business activities step of claim 1, or clarification of the wording to explain which alternatives are required and to avoid antecedent basis problems with dependent claims. Similar suggestions were made for claim 11 and claim 18. Also for claim 18, suggested to applicant correcting minor grammatical errors in the "automatically modify step," and including a step of transmitting the recommendations similar to that found in claim 11 to tie in the function central data center found in the preamble of claim 18. Advised applicant that all newly submitted amendments would be subject to an additional search.

In a follow up interview on 11/23/05, Examiners discussed additions problems with the claim language in claims 1-5, 8, 11, and 18 in response to the informal supplemental amendment sent to Examiner Porter on 11/21/05. Suggested further claim language suggestions to elimanate 112, 2nd issues, grammatical problems, and applicant's intent with use of specific language/phrases. Again, advised applicant that all newly submitted amendments would be subject to an additional search.